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10/759,774	01/16/2004	Philip Barthram	063170.6682	8142
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			ART UNIT 2191	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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Office Action Summary

Application No.

10/759,774

Applicant(s)

BARTHAM ET AL.

Examiner

MATTHEW J. BROPHY

Art Unit

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 27 July 2009.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1, 7-21, 23, 29-43, 45, 51-65, 67, 73-87 and 90-106 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☐ Claim(s) 1, 7-23, 29-43, 45, 51-65, 67, 73-87 and 90-106 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 16 January 2004 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-846)
- 3) ☐ Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

DETAILED ACTION

1. This office action is in response to the amendment filed July 27, 2009.
2. claims 1, 7-21, 23, 29-43, 45, 51-65, 67, 73-87, 90-106 are rejected.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. Claims 1, 7-13, 23, 29-35, 45, 51-57, 67, 73-79, and 90-99 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aronberg et al. (US Pat. #: 5,933,647), hereinafter "Aronberg" in view of Lin (US Patent 6,178,433) hereinafter Lin. Any citations of these rejections (by Aronberg) not found in this office action can be found in a previous office action.

As for claim 1, Aronberg discloses:

A method (Col. 11, Lines 1-3) for managing a plurality of computers, at least one of the plurality of computers associated with a user having a user characteristic, comprising:

displaying, to a network administrator, a user-object data structure comprising resource information identifying a plurality of network computers ...(Col 2, Ln 1-8, " The present

invention provides a sophisticated graphical condition expression builder to allow distributions based on any combination of several criteria, including user name, group membership, hard disk size, free disk space, and environment variables. Moreover, the present invention has the ability to vary an installation at distribution time based on any of the above criteria. WinInstall and Symantec do not.”)

receiving selection information (any combination of several criteria, Col. 2, lines 3-5, Col. 4, lines 62-67, and FIGs. 3-10) from a network administrator (the user at the administrator, Col. 4, lines 62-67 and Col. 2, lines 54-57), the selection information comprising a user characteristic associated with the selected user (user name, Col. 2, line 3 and FIGs. 6 and 9);

receiving management information (distribution control information, Col. 2, lines 54-57, Col. 2, line 66 to Col. 3, line 1 and Col. 3, lines 8-14) from the network administrator (the user at the administrator, Col. 4, lines 62-67 and Col. 2, lines 54-57);

selecting each of the plurality of networked computers that are used by the selected user. (which computer, Col. 3, lines 8-10) based on selection information (any combination of several criteria, Col. 2, lines 3-5, Col. 3, lines 8-14, Col. 4, lines 48-67, and FIGs. 3-10); and modifying each of the target computers that are used by the selected user based on the management information (Col. 3, lines 8-14 and FIGs. 3-10).

Aronberg does not disclose:

...[computers] in an enterprise system that are used by a selected one of a plurality of users the plurality of enterprise computers representing all the enterprise computers in the enterprise system that are used by the selected user.

Identifying as target computers to receive a modification, all of the plurality of network computers that are used by the selected user

However, these limitations are taught by Lin.

...[computers] in an enterprise system that are used by a selected one of a plurality of users the plurality of enterprise computers representing all the enterprise computers in the enterprise system that are used by the selected user. **(Lin Col. 3, Ln 50-67, “Once any necessary updates are made to central user preference database 2, server-side synchronization agent 6 identifies which local computer(s) 3 are to receive updated user preference information as a result of the service request (Step 130). Where, for example, the service request is a request from a particular local computer 3 for a download of the most-current user preference information, server-side synchronization agent 6 may transmit the appropriate information only to that local computer 3. On the other hand, where the service request necessitated an update to central user preference database 2, server-side synchronization agent 6 preferably transmits the updated user preference**

information to all of the computers associated with the userid in the service request.”)

Identifying as target computers to receive a modification, all of the plurality of network computers that are used by the selected user (**Lin Col. 3, Ln 50-67, “Once any necessary updates are made to central user preference database 2, server-side synchronization agent 6 identifies which local computer(s) 3 are to receive updated user preference information as a result of the service request (Step 130). Where, for example, the service request is a request from a particular local computer 3 for a download of the most-current user preference information, server-side synchronization agent 6 may transmit the appropriate information only to that local computer 3. On the other hand, where the service request necessitated an update to central user preference database 2, server-side synchronization agent 6 preferably transmits the updated user preference information to all of the computers associated with the userid in the service request.”)**

In addition, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Arronberg with the userid tracking features of Lin as Lin provides a “repository computer [that] maintains central user ...information

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and transmits that information to a local computer" which provides portability of user information between computers of an enterprise system.

As for claims 23, 45, and 67, the claims are rejected for the same reason as set forth in the rejection of claim 1.

As for claims 7, 29, 51, and 73, Aronberg discloses:

the user characteristic (user name, Col. 2, line 3 and FIGs. 6 and 9) is related to an employment function of the user (marketing group users, financial group users, engineering group users, Col. 5, lines 60-65).

As for claims 8, 30, 52, and 74, Aronberg discloses:

the user characteristic (user name, Col. 2, line 3 and FIGs. 6 and 9) is at least one of a user group and a geographic identifier (marketing group users, financial group users, engineering group users, Col. 5, lines 60-65).

As for claims 9, 31, 53, and 75, Aronberg discloses:

the selection information further includes a computer characteristic (User [machine id], FIG. 9, Col. 2, lines 3-7, and Col. 3, lines 8-14), and the computer characteristic is related to a function of at least one of the plurality of computers (which

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computer, Col. 3, lines 8-10).

As for claims 10, 32, 54, and 76, Aronberg discloses:

the selection information further includes a computer characteristic (User [machine id], FIG. 9, Col. 2, lines 3-7, and Col. 3, lines 8-14), and the computer characteristic is at least one of a group (group of workstations, Col. 1, lines 40-44), a geographic identifier, and configuration information (customized configuration, Col. 2, lines 52-57 and Col. 1, lines 40-44).

As for claims 11, 33, 55, and 77, Aronberg discloses:

modifying includes transmitting software to the at least one selected computer (which computer, Col. 3, lines 8-10) from a software database (the file server, Col. 3, lines 8-14 and Col. 6, lines 20-23), and installing the software on the at least one selected computer (Col. 3, lines 8-14).

As for claims 12, 34, 56, and 78, Aronberg discloses:

the management information (distribution control information, Col. 2, lines 54-57, Col. 2, line 66 to Col. 3, line 1 and Col. 3, lines 8-14) includes a software identifier (the software, Col. 3, line 10 and FIG. 5) and an action (FIG. 5) to be performed on the at least one selected computer (which computer, Col. 3, lines 8-10).

As for claims 13, 35, 57, and 79, Aronberg discloses:

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displaying the management information associated with the user (FIG. 3-6 and FIG. 9-10), wherein the management information includes at least one of the plurality of computers associated with the user (User [machine id], FIG. 9, Col. 2, lines 3-7, and Col. 3, lines 8-14), at least one installation (the software, Col. 3, line 10 and FIG. 5) associated with the user (user name, Col. 2, line 3 and FIGs. 6 and 9), and at least one task (FIG. 5) associated with the user (user name, Col. 2, line 3 and FIGs. 6 and 9);

As for claim 90, Aronberg discloses:

A method, comprising:

displaying, to a network administrator resource information identifying

a plurality of network computers...(FIGs. 7-10);

receiving selection information (any combination of several criteria, Col. 2, lines 3-5, Col. 4, lines 62-67, and FIGs. 3-10) from the network administrator (the user at the administrator, Col. 4, lines 62-67 and Col. 2, lines 54-57), the selection information comprising a user characteristic associated with the user (user name, Col. 2, line 3 and FIGs. 6 and 9);

receiving management information (distribution control information, Col. 2, lines 54-57, Col. 2, line 66 to Col. 3, line 1 and Col. 3, lines 8-14) from the network administrator (the user at the administrator, Col. 4, lines 62-67 and Col. 2, lines 54-57);

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based on the selection information (any combination of several criteria, Col. 2, lines 3-5, Col. 3, lines 8-14, Col. 4, lines 48-67, and FIGs. 3-10), selecting each of a plurality of network computers ... (which computer, Col. 3, lines 8-14); and
based on the selection information, modifying each of the plurality of network computers (Col. 3, lines 8-14 and FIGs. 3-10).

Aronberg does not explicitly teach:

the plurality of enterprise computers representing all the enterprise computers in the enterprise system that are used by the selected user.

Identifying as target computers, each of the plurality of network computers that are used by the selected user;

[selecting and modifying each of] the plurality of network computers associated with the single user

However, these limitations are taught by Lin:

the plurality of enterprise computers representing all the enterprise computers in the enterprise system that are used by the selected user (Lin Col. 3, Ln 50-67, “Once any necessary updates are made to central user preference database 2, server-side synchronization agent 6 identifies which local computer(s) 3 are to receive updated user preference information as a result of the service request (Step 130). Where, for example, the service request is a request from a particular local computer 3 for a download of the most-current user preference information,

server-side synchronization agent 6 may transmit the appropriate information only to that local computer 3. On the other hand, where the service request necessitated an update to central user preference database 2, server-side synchronization agent 6 preferably transmits the updated user preference information to all of the computers associated with the userid in the service request.”) *[Lin teaches the use of this system in a work environment over a business’s network of computer and therefore anticipates an enterprise system]*

Identifying as target computers, each of the plurality of network computers that are used by the selected user; (Lin Col. 3, Ln 50-67, “Once any necessary updates are made to central user preference database 2, server-side synchronization agent 6 identifies which local computer(s) 3 are to receive updated user preference information as a result of the service request (Step 130). Where, for example, the service request is a request from a particular local computer 3 for a download of the most-current user preference information, server-side synchronization agent 6 may transmit the appropriate information only to that local computer 3. On the other hand, where the service request necessitated an update to central user preference database 2, server-side synchronization agent 6 preferably transmits the updated user preference information to all of the computers associated with the userid in the service request.”)

[selecting and modifying each of] the plurality of network computers associated with the single user (130, 160, FIG. 2) (Lin Col. 3, Ln 50-67, “Once any necessary updates

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are made to central user preference database 2, server-side synchronization agent 6 identifies which local computer(s) 3 are to receive updated user preference information as a result of the service request (Step 130). Where, for example, the service request is a request from a particular local computer 3 for a download of the most-current user preference information, server-side synchronization agent 6 may transmit the appropriate information only to that local computer 3. On the other hand, where the service request necessitated an update to central user preference database 2, server-side synchronization agent 6 preferably transmits the updated user preference information to all of the computers associated with the userid in the service request.”) [Lin teaches the use of this system in a work environment over a business's network of computer and therefore anticipates an enterprise system]

In addition, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Arronberg with the user id tracking features of Lin as Lin provides a “repository computer [that] maintains central user ...information and transmits that information to a local computer” which provides portability of user information between computers of an enterprise system.

As for claim 91 Aronberg discloses:

A method for managing a plurality of computers associated with a user having a user characteristic comprising:

displaying to a network administrator resource information (Col 2, Ln 1-8, " **The present invention provides a sophisticated graphical condition expression builder to allow distributions based on any combination of several criteria, including user name, group membership, hard disk size, free disk space, and environment variables. Moreover, the present invention has the ability to vary an installation at distribution time based on any of the above criteria. WinInstall and Symantec do not.**")

receiving selection information from the network administrator the selection information comprising a user characteristic associated with the user; (any combination of several criteria, Col. 2, lines 3-5, Col. 4, lines 62-67, and FIGs. 3-10)

receiving management information from the network administrator; (distribution control information, Col. 2, lines 54-57, Col. 2, line 66 to Col. 3, line 1 and Col. 3, lines 8-14

based on the selection information selecting each of the plurality of network computers that are associated with the single user (any combination of several criteria, Col. 2, lines 3-5, Col. 3, lines 8-14, Col. 4, lines 48-67, and FIGs. 3-10); and

modifying each of the plurality of network computers associated with the single user based on the management information; (Col. 3, lines 8-14 and FIGs. 3-10). and wherein selecting and modifying are performed when the user becomes newly associated with at least one of the target computers.

Aronberg does not disclose:

identifying a plurality of network computers that are used by a single user;
identifying as target computers each of the plurality of network computers that are used
by the single user;
selecting and modifying are performed when the user becomes newly associated
with at least one of the plurality of computers

However, these limitations are taught by Lin.

identifying a plurality of network computers that are used by a single user; (**Lin Col. 3, Ln 50-67, "Once any necessary updates are made to central user preference database 2, server-side synchronization agent 6 identifies which local computer(s) 3 are to receive updated user preference information as a result of the service request (Step 130). Where, for example, the service request is a request from a particular local computer 3 for a download of the most-current user preference information, server-side synchronization agent 6 may transmit the appropriate information only to that local computer 3. On the other hand, where the service request necessitated an update to central user preference database 2, server-side synchronization agent 6 preferably transmits the updated user preference information to all of the computers associated with the userid in the service request."**)

identifying as target computers each of the plurality of network computers that are used by the single user; (Lin Col. 3, Ln 50-67, “Once any necessary updates are made to central user preference database 2, server-side synchronization agent 6 identifies which local computer(s) 3 are to receive updated user preference information as a result of the service request (Step 130). Where, for example, the service request is a request from a particular local computer 3 for a download of the most-current user preference information, server-side synchronization agent 6 may transmit the appropriate information only to that local computer 3. On the other hand, where the service request necessitated an update to central user preference database 2, server-side synchronization agent 6 preferably transmits the updated user preference information to all of the computers associated with the userid in the service request.”)

selecting and modifying are performed when the user becomes newly associated with at least one of the plurality of computers (Col. 4, Ln “Referring now to FIG. 3, processing begins in client-side synchronization agent 7 when a new user logs on to local computer 3 (Step 200). Where local computer 3 is accessible to multiple users, such as a computer in a development lab, it is desirable for client-side synchronization agent to include a security mechanism to ensure potentially-sensitive user preferences (or potentially-sensitive information accessible as a result of particular user preferences) are only available to authorized personnel. Accordingly, client-side synchronization agent 7 may

require the new user to verify his or her authorization (Step 210). This may be done, for example, using an assigned userid or password, fingerprint matching or voiceprint matching. Client-side synchronization agent 7 may provide default user preference information to be used in the event the new user lacks appropriate authorization.")

In addition, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Arronberg with the userid tracking features of Lin as Lin provides a "repository computer [that] maintains central user ...information and transmits that information to a local computer" which provides portability of user information between computers of an enterprise system.

As for claim 92, Aronberg discloses:

selecting and modifying are performed when the user characteristic is one of changed and added (Col. 4, lines 62-67, Col. 3, lines 8-14, Col. 1, lines 41-45, and FIGs. 3-10; note that "the user at the administrator" selects which user associated with which computer should have a software).

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As for claim 93 Aronberg discloses:

the user characteristic (user name, Col. 2, line 3 and FIGs. 6 and 9) is related to

- an employment function of the user (marketing group users, financial group users, engineering group users, Col. 5, lines 60-65).

As for claim 94 Aronberg discloses:

the user characteristic (user name, Col. 2, line 3 and FIGs. 6 and 9) is at least

one of a user group and a geographic identifier (marketing group users, financial group

As for claims 95 Aronberg discloses:

the selection information further includes a computer characteristic (User [machine id],

FIG. 9, Col. 2, lines 3-7, and Col. 3, lines 8-14), and the computer characteristic is

related to a function of at least one of the plurality of computers (which computer, Col. 3, lines 8-10).

As for claim 96, Aronberg discloses:

the selection information further includes a computer characteristic (User

[machine id], FIG. 9, Col. 2, lines 3-7, and Col. 3, lines 8-14), and the computer

characteristic is at least one of a group (group of workstations, Col. 1, lines 40-44), a geographic identifier, and configuration information (customized configuration, Col. 2, lines 52-57 and Col. 1, lines 40-44).

As for claims 11, 33, 55, 77 and 97 Aronberg discloses:

modifying includes transmitting software to (which computer, Col. 3, lines 8-10) ... from a software database (the file server, Col. 3, lines 8-14 and Col. 6, lines 20-23), and installing the software on ...(Col. 3, lines 8-14).

While Lin further discloses:

the each of the target computers that are used by the selected user (e.g. Lin 130, FIG. 2)

As for claims 12, 34, 56, 78 and 98 Aronberg discloses:

the management information (distribution control information, Col. 2, lines 54-57, Col. 2, line 66 to Col. 3, line 1 and Col. 3, lines 8-14) includes a software identifier (the software, Col. 3, line 10 and FIG. 5) and an action (FIG. 5) to be performed on (which computer, Col. 3, lines 8-10).

While Line Discloses: each of the target computers that are used by the selected user(e.g. Lin 130, FIG. 2).

As for claims 13, 35, 57, 79 and 99 Aronberg discloses:

displaying the management information associated with the user (FIG. 3-6 and

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FIG. 9-10), wherein the management information includes at least one installation(the software, Col. 3, line 10 and FIG. 5) associated with the user (user name, Col. 2, line 3 and FIGs. 6 and 9), and at least one task (FIG. 5) associated with the user (user name, Col. 2, line 3 and FIGs. 6 and 9);

5. Claims 14-15, 17-19, 36-37, 39-41, 58-59, 61-63, 80-81, and 83-85, 100, 101, 103-104 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aronberg et al. (US Pat. #: 5,933,647), hereinafter "Aronberg" in view of Lin (US Patent 6,178,433) hereinafter Lin and further in view of Lubanski et al. (Mike Lubanski and Darshan Doshi, "SMS 2 Administration", SAMS, February 2000), hereinafter "Lubanski".

As for claims 14, 36, 58, 80 and 100 both Aronberg and Lin do not explicitly disclose: displaying information stored on at least one of the plurality of computers associated with the user.

However, Lubanski discloses:

displaying information stored on at least one of the plurality of computers associated with the user (browse the hardware and software inventory of a machine and the product-compliance details of software on machines, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Page 12 of 14, Lines 21- 22).

It would have been obvious to one of ordinary skill in the art at the time of invention was made to combine the teachings of Aronberg and Lin with the teachings of Lubanski by displaying information stored on at least one of the plurality of computers associated with the user in order to distribute and manage software as well as to track the software's usage (Lubanski, Chapter 1, Section: The Need for Desktop and Software Management, Page 3 of 4, Lines 34-35).

As for claims 15, 37, 59, 81 and 101 Aronberg does not explicitly disclose:

providing a link to information stored on at least one of the plurality of computers associated with the user.

However, Lubanski discloses:

providing a link to information stored on at least one of the plurality of computers associated with the user (Resource Explorer is used to browse the hardware and software inventory of a machine and the product-compliance details of software on 'machines, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Page 12 of 14, Line 21).

It would have been obvious to one of ordinary skill in the art at the time of invention was made to combine the teachings of Aronberg and Lin with the teachings of Lubanski by providing a link to information stored on at least one of the plurality of computers associated with the user in order to distribute and manage software as well as to track the software's usage (Lubanski, Chapter 1, Section: The Need for Desktop and Software Management, Page 3 of 4, Lines 34-35).

As for claims 17, 39, 61 and 83 Aronberg does not explicitly disclose:

storing at least one of a computer characteristic and the user characteristic in an external database.

However, Lubanski discloses:

storing at least one of a computer characteristic (Resource Domain, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Pages 2-3 of 14, Figure 2.2) and the user characteristic (Account Domain, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Pages 2-3 of 14, Figure 2.2) in an external database (SQL database) (SMS uses the SQL database as an engine and storage facility for its data, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Page 5 of 14, Line 6).

It would have been obvious to one of ordinary skill in the art at the time of invention was made to combine the teachings of Aronberg and Lin with the teachings of Lubanski by storing at least one of a computer characteristic and the user characteristic in an external database in order to provide the information necessary for SMS to perform its other functions, such as software distribution or remote control (Lubanski, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Page 5 of 14, Lines 9-10)

As for claims 18, 40, 62 and 84 and 103 Aronberg does not explicitly disclose:

interfacing with an external database including at least one of a computer characteristic and the user characteristic.

However, Lubanski discloses:

interfacing with an external database including at least one of a computer characteristic (Resource Domain, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Pages 2-3 of 14, Figure 2.2) and the user characteristic (Account Domain, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Pages 2-3 of 14, Figure 2.2) (SMS uses the SQL database as an engine and storage facility for its data, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Page 5 of 14, Line 6).

It would have been obvious to one of ordinary skill in the art at the time of invention was made to combine the teachings of Aronberg and Lin with the teachings of Lubanski by interfacing with an external database including at least one of a computer characteristic and the user characteristic in order to provide the information necessary for SMS to perform its other functions, such as software distribution or remote control (Lubanski, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Page 5 of 14, Lines 9-10).

As for claims 19, 41, 63, 85 and 104 Aronberg does not explicitly disclose:

populating an external database including at least one of a computer characteristic and the user characteristic with application data.

However, Lubanski discloses:

populating an external database (SQL database) including at least one of a computer characteristic and the user characteristic with application data (Chapter 8, Section: Discovery and Discovery Methods, Page 1 of 16, Lines 17-18, and Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Page 12 of 14, Lines 1-5) (Note that SMS uses the SQL database as an engine and storage facility for its data, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Page 5 of 14, Line 6; all discovered resources are stored in SQL database).

It would have been obvious to one of ordinary skill in the art at the time of invention was made to combine the teachings of Aronberg and Lin with the teachings of Lubanski by populating an external database including at least one of a computer characteristic and the user characteristic with application data in order to provide the information necessary for SMS to perform its other functions, such as software distribution or remote control (Lubanski, Chapter 2, Section: Explanation of Key Concepts of Windows NT, SQL, and SMS, Page 5 of 14, Lines 9-10).

6. Claims 20, 42, 64, 86 and 105 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aronberg et al. (US Pat. #: 5,933,647), hereinafter "Aronberg" in view of Lin (US Patent 6,178,433) hereinafter Lin and further in view of Brovick et al. (Edgar Brovick, Doug Hauger, and William C. Wade III, "Microsoft Windows 2000 Active Directory", SAMS, February 2000), hereinafter "Brovick".

45.

As for claims 20, 42, 64, 86 and 105, Aronberg does not explicitly disclose:
populating a target database with data from an external database, the data
including at least one of a computer characteristic and the user characteristic.

However, Brovick discloses:

populating a target database (DC) with data from an external database (DC) (replicate
the directory data between the DCs, Chapter 10, Section: Replication, Page 1 of 8, Line
12), the data including at least one of a computer characteristic and the user
characteristic (critical information about computer networks, users, and groups in a
single data store, Chapter 2, Page 1 of 9, Line 39).

It would have been obvious to one of ordinary skill in the art at the time of invention was
made to combine the teachings of Aronberg and Lin with the teachings of Brovick by
populating a target database with data from an external database in order to provide
quick and efficient directory services to clients across the enterprise (Brovick, Chapter
10, Section: Replication, Page 1 of 8, Line 9).

7. Claims 16, 21, 38, 43, 60, 65, 82, 87 102 and 106 are rejected under 35 U.S.C.
103(a) as being unpatentable over Aronberg et al. (US Pat. #: 5,933,647), hereinafter
"Aronberg" in view of Lin (US Patent 6,178,433) hereinafter Lin and further in view of
Davis et al. (US Pat. #: 5,742,829), hereinafter "Davis".

As for claims 16, 38, 60, and 82, Aronberg discloses:
modifying a computer (which computer, Col. 3, lines 8-10) based on the user

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characteristic (user name, Col. 2, line 3 and FIGs. 6 and 9) that is one of stored in a database (the file server, Col. 3, lines 8-14 and Col. 6, lines 20-23).

However, both Aronberg and Lin do not explicitly disclose:

modifying a computer based on the user characteristic that is one of stored in a database and entered into the at least one selected computer by the user.

On the other hand, Davis discloses:

modifying a computer based on the user characteristic (the current user and user configuration information for the current user, Col. 12, Lines 40-41) that is one of stored in a database (SQL Server, FIG. 2) and entered into the at least one selected computer by the user (FIG. 4, FIG. 5A, and FIG. 5B, and the client setup executable 354 accesses the domain initialization file 356 to retrieve the program list ("the program list") to be loaded onto the client and utilizes the copy list 358 to load the software, Col. 9, Lines 8-11 ; note that "the client" here means "the local computer" with user characteristic).

It would have been obvious to one of ordinary skill in the art at the time of invention was made to combine the teachings of Aronberg with the teachings of Davis by modifying a computer based on the user characteristic that is one of stored in a database and entered into the at least one selected computer by the user in order to install software from a master computer to a slave computer upon user initiation (Davis, Col. 1, lines 66-67).

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As for claims 21,43, 65, 87 and 106 both Aronberg and Lin do not explicitly disclose: checking newly inputted management information against the management information for a conflict.

However, Davis discloses:

checking newly inputted management information against the management information for a conflict (if the program list differs from what is actually installed on a client, during the process of logging onto the client server, the preferred embodiment will make what is actually loaded on the client conform to the program list, Col. 9, Lines 21-23).

It would have been obvious to one of ordinary skill in the art at the time of invention was made to combine the teachings of Aronberg with the teachings of Davis by checking newly inputted management information against the management information for a conflict in order to give the user total control over what events will take place (Aronberg, Col. 1, Lines 30-31).

Response to Arguments

8. Applicant's arguments filed July 27, 2009 have been fully considered but they are not persuasive.

In remarks, Applicant Argues:

Although Aronberg relates to "a system for distributing software in a customized configuration, to pre-selected computers in a network environment" and includes a workstation running a console for "[creating] distribution control information which dictates how the software is distributed and to what agent based workstations under a given set of conditions" (Aronberg, Abstract), the condition expression builder of Aronberg is client based rather than user based. Specifically, Aronberg discloses that "a condition expression builder..., controls which computer should install the software" and that such

conditions "may be based on the name of the computer running the agent, a group membership of the computer running the agent, or hard disk capacity of the computer running the agent." (Aronberg, Column 3, lines 8-14). Because the system of Aronberg is computer-centric rather than user-centric, Aronberg does not disclose, teach, or suggest "displaying, to a network administrator, a user-object data structure comprising resource information identifying a plurality of network computers in an enterprise system that are used by a selected one of a plurality of users, the plurality of enterprise computers representing all of the network computers in the enterprise system that are used by the selected user," as recited in Claim 1.

The additional disclosure of Lin does not cure the identified deficiencies of Aronberg. Lin is directed to "a method for propagating user preference information among a plurality of local computers." (Lin, Abstract). However, the cited portions fail to disclose any sort of "user-object data structure comprising resource information identifying a plurality of network computers in an enterprise system," as required by Claim 1.

For at least these reasons, the recited claim elements are allowable over the proposed Aronberg-Lin combination. Applicants respectfully request reconsideration and allowance of independent Claim 1, together with Claims 7-21 that depend on Claim 1.

For analogous reasons, Applicants request reconsideration and allowance of independent Claims 23, 45, 67, and 90, together with Claims 29-43, 51-65, 73-87, and 92-106 that depend on Claims 23, 45, and 67, respectively.

Examiner's Response:

Examiner respectfully disagrees, as described in the rejection above, Lin teaches system which a synchronization agent which pushes updates to *all* of the computers associated with a userid. (Lin Col. 3, Ln 50-67, "On the other hand, where the service request necessitated an update to central user preference database 2, server-side synchronization agent 6 preferably transmits the updated user preference information to all of the computers associated with the userid in the service request."). Further, it would have been obvious to one of ordinary skill in the art at the time of the invention to display the computer associated with a userid described in Lin in the condition expression builder of Aronberg because Lin provides a "repository computer [that] maintains central user ...information and transmits that information to a local computer" (Lin, Abstract) while Aronberg teaches "a complete software distribution and management solution ...especially suited for use in a graphical user interface based operating system". One of ordinary skill in the art would be motivated to carryout the software distribution of Aronberg using the user-centric push of Lin because Lin's centralized user information solves the "untold frustration for users forced to continually reenter or change configurations [or software distribution] to maintain some semblance of uniformity across multiple computer environments." (Lin Col. 1 Ln 19-34)

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In Remarks, Applicant Argues:

Applicants respectfully submit that the proposed Aronberg-kin combination does not disclose, teach, or suggest each and every element recited in Applicants' Claim 91.

For example, the proposed Aronberg-Lin combination does not disclose, teach, or suggest that the "selecting and modifying are performed when the user becomes newly associated with at least one of the target computers," as recited in Claim 91. The Office Action admits that Aronberg fails to disclose "selecting and modifying are performed when the user becomes newly associated with at least one of the plurality of computers." (Office Action page 13). Instead, the Office Action relies on Lin as disclosing this limitation. (Office Action, page 13). Applicants respectfully disagree.

For instance, the cited portion of Lin discloses that "processing begins in client-side synchronization agent 7 when a new user logs on to local computer 3." (Lin, column 4, lines 44-46). If the user is logged in and authorization is verified, user preferences may be implemented in local computer 3." (Lin, column 4, lines 60-66) (emphasis added). However, after these preferences are implemented in the single local computer, the synchronization agent "may idle until the current user logs off of" local computer 3." (Lin, column 5, lines 10-15). It is not until after this log off that user preferences may be implemented in any other computers associated with the user. (See Lin, column 5, lines 15-31). Therefore, Lin fails to disclose, teach, or suggest "modifying each of the plurality of network computers associated with the single user..., wherein selecting and modifying are performed when the user becomes newly associated with at least one of the target computers." For at least these reasons, Applicants respectfully request reconsideration and allowance of independent Claim 91.

Examiner's Response:

Examiner respectfully disagrees. Applicant's argument that Lin does not teach wherein selecting and modifying are performed when the user becomes newly associated with at least one of the target computers" is not persuasive as the examiner is required to give the claims their broadest reasonable interpretation consistent with the specification.

Phillips v. AWH Corp., 415 F.3d 1303, 75 USPQ2d 1321 (Fed. Cir. 2005). Specifically the claim term "when" is interpreted here in view of The dictionary definition, which includes, *inter alia*, "2 : in the event that : if" (Merriam-Webster Online Dictionary.

<http://www.merriam-webster.com/dictionary/when> Retrieved Oct 6, 2009.) Therefore, as described by applicants explanation of Lin, the central database is updated after a log

off, *when* the user becomes newly associated with a local computer in order to implement updates in other local computers (Lin, Cols. 4-5)

Conclusion

9. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **MATTHEW J. BROPHY** whose telephone number is **571-270-1642**. The examiner can normally be reached on **Monday-Thursday 8:00AM-5:00 PM EST**.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wei Zhen can be reached on **(571) 272-3708**. The fax phone number for the organization where this application or proceeding is assigned is **571-273-8300**.

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MJB

10/6/2009

/Anna Deng/
Primary Examiner, Art Unit 2191